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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/584,335	06/23/2006	Woo-Yong Lee	123054-06079404	4941	
22429 7590 03/14/2011 LOWE HAUPTMAN HAM & BERNER, LLP			EXAM	EXAMINER	
1700 DIAGONAL ROAD SUITE 300 ALEXANDRIA, VA 22314			SHIVERS, ASHLEY L		
			ART UNIT	PAPER NUMBER	
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Office Action Summary

Application No.	Applicant(s)	
10/584,335	LEE ET AL.	
Examiner	Art Unit	
ASHLEY L. SHIVERS	2477	

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS,

- WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.
- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed
 after SIX (6) MONTHS from the mailing date of this communication.
 - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.

 Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133).
- Any reply received by the Office later than three months after the mailine of date of this communication, even if timely filed, may reduce any
- earned patent term adjustment. See 37 CFR 1.704(b).

S	ta	tu	s

- 1) Responsive to communication(s) filed on 23 June 2006.
- 2a) This action is **FINAL**. 2b) This action is non-final.
 - 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Exparte Quayle, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) Claim(s) 1-19 is/are pending in the application.
 - 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 5) Claim(s) _____ is/are allowed.
- 6) Claim(s) 1.5.8.10 and 11 is/are rejected.
- 7) Claim(s) 2-4, 6-7, 9 and 12-19 is/are objected to.
- 8) Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) The specification is objected to by the Examiner.
- 10) ☐ The drawing(s) filed on 23 June 2006 is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.

Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).

Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).

11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

- 12) ☑ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
 - a) All b) Some * c) None of:
 - Certified copies of the priority documents have been received.
 - Certified copies of the priority documents have been received in Application No. ____
 - 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).
 - * See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

- 1) Notice of References Cited (PTO-892)
- 2) Notice of Draftsparson's Fatent Drawing Review (PTO 948)
- Information Disclosure Statement(s) (PTO/SB/08)
 - Paper No(s)/Mail Date ____

- Interview Summary (PTO-413)
 Paper Ne(s)/I/ all Date
- 5) Notice of Informal Patent Application
- 6) Other: ___

DETAILED ACTION

Claim Rejections - 35 USC § 102

 The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filled in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filled under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- Claims 10-11 are rejected under 35 U.S.C. 102(e) as being anticipated by Vanderperren et al. (U.S. PGPub 2004/0076246), hereinafter referred to as Vanderperren.

Regarding claim 10, Vanderperren discloses a method for detecting synchronization of data transmitted per frame in a wireless local area network system, wherein the frame comprises a short preamble having a plurality of repetitive S symbols, and an IS symbol (See Fig. 2b and [0054]), the method comprising:

a) detecting frame synchronization of a short preamble in a form of a periodically repeated signal according to a characteristic of autocorrelation of the short preamble (A first rough carrier frequency offset is obtained by the frequency offset estimation unit using an output of the

autocorrelation unit. A first rough symbol timing is obtained by a synchronization machine using an output from the autocorrelation unit. The amplitude signal and the phase output from the autocorrelation unit is supplied to the synchronization machine; See [0056]-[0060]); and

 b) estimating timing by performing auto-correlation according to windows having lengths set to have different periods (A sliding correlation is performed where different correlation distances are used;
 See [0057]).

Regarding claim 11, Vanderperren further discloses the method of claim 10, wherein in a), amplitude and phase of the window of the auto-correlation are both used for detecting the frame synchronization (See [0056]).

Claim Rejections - 35 USC § 103

- The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claim 1 is rejected under 35 U.S.C. 103(a) as being unpatentable over
 Vanderperren in view of the background of Zhu et al. (U.S. PGPub 2004/0004933),
 hereinafter referred to as Zhu.

Regarding claim 1, Vanderperren teaches a method for configuring a preamble of a downlink frame for synchronization and channel estimation in a wireless local area network system, the method comprising:

a) arranging a short preamble, used for time and frequency synchronization in a receiver (The short training sequence (STS) may be used for coarse frequency estimation and symbol timing estimation by crosscorrelation; See [0007]), wherein arranging the short preamble comprises

repetitively arranging a plurality of S symbols in the starting points of the uplink burst and the downlink burst (A short training having 9 repetitions of a training symbol B of 16 samples with duration of 800 ns; See Fig. 2b and [0054]), and

arranging an IS symbol after the S symbols (The tenth symbol is the inverse of B (IB); See Fig. 2b and [0054]); and

b) arranging a long preamble used for fine frequency offset estimation (The long training sequence (LTS) may be used for precise frequency estimation; See [0007]) in the receiver after the short preamble (The short training symbols are followed by a long training symbol; See [0054]), wherein arranging the long preamble comprises

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arranging a long cyclic prefix (CP) after the short preamble (CP;

See Fig. 2b and [0054]), and

repetitively arranging a plurality of L symbols after the long CP

(See Fig. 2b and [0054]).

Vanderperren fails to explicitly teach of the short symbol being at the starting points of an uplink burst and a downlink burst and the long preamble being used for channel estimation.

Zhu teaches of the short symbol being at the starting points of an uplink and downlink burst (Each burst is started with a preamble section which is followed by a payload section. A downlink transmission starts with 10 short symbols, but the first 5 are different in order to detect the start of the downlink frame. Uplink packets may use 5 or 10 identical short symbols with the last short symbol being inverted; See [0015] and [0017]) and the long training sequence being used for channel estimation (See [0019]-[0020]).

Therefore it would have been obvious to one of ordinary skill in the art at the time of the invention, to modify the method of Vanderperren to include the short symbol being at the starting point of an uplink and downlink burst taught by Zhu in order to detect the start of the burst and perform packet detection, automatic gain control, symbol training, frequency estimation and channel estimation.

Claims 5 and 8 are rejected under 35 U.S.C. 103(a) as being unpatentable over
 Vanderperren in view of Zhu in further view of Kelley et al. (U.S. Patent No. 7,787,357),
 hereinafter referred to as Kelley.

Regarding claim 5, Vanderperren teaches the method of claim 1, wherein in b), the L symbols are repeated twice (See Fig. 2b), but fails to teach of the L symbols respectively having the length of the data symbol period and wherein the length of the long CP is twice as long as that of the guard interval.

Zhu teaches of the L symbols respectively having the length of the data symbol period (See [0006]).

Therefore it would have been obvious to one of ordinary skill in the art at the time of the invention, to modify the method of Vanderperren to include the L symbols respectively having the length of the data symbol period taught by Zhu in order to make it possible to do a precise frequency estimation on the long symbol.

Vanderperren in view of Zhu still fails to teach of the length of the long CP being twice as long as that of the guard interval.

Kelley teaches of the long CP being twice as long as that of the guard interval (See Fig. 2 and [0019]).

Therefore it would have been obvious to one of ordinary skill in the art at the time of the invention, to modify the method of Vanderperren in view of Zhu to include the long CP being twice as long as that of the guard interval taught by Kelley in order to have the impulse response of the channel be shorter than the interval and thus any

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channel response resulting from the short preamble will have disappeared before the long preamble signals occur.

Regarding claim 8, Vanderperren teaches the method of claim 1, wherein parameters of the preamble comprise a cyclic prefix period (CP; See Fig. 2b), a short train sequence period (STS; See Fig. 2b), and a long train sequence period (LTS; See Fig. 2b), but fails to teach of a physical layer convergence protocol preamble (PLCP) period. Vanderperren in view of Zhu also fails to teach of a physical layer convergence protocol preamble (PLCP) period.

Kelley teaches of a physical layer convergence protocol preamble (PLCP) period (See Fig. 2).

Therefore it would have been obvious to one of ordinary skill in the art at the time of the invention, to modify the method of Vanderperren in view of Zhu to include a physical layer convergence protocol preamble (PLCP) period taught by Kelley in order to determine the parameters of a physical layer protocol data unit (PPDU) and train and synchronize the receiver.

Allowable Subject Matter

6. Claims 2-4, 6-7, 9 and 12-19 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

 The following is a statement of reasons for the indication of allowable subject matter:

While the combination of Vanderperren et al. (U.S. PGPub 2004/0076246), hereinafter referred to as Vanderperren in view of the background art of Zhu et al. (U.S. PGPub 2004/0004933), hereinafter referred to as Zhu, teaches of having repetitions of short symbols (Vanderperren - Fig. 2b, Zhu - Fig. 2 and Kelley - Fig. 2), and the IS symbol having the length of the guard interval (Kelley - Fig. 2) and being 180°-phased with respect to the S symbol (Vanderperren; See [0059]), they fail to show more than 10 repeated S symbols. Therefore claim 2 appears to be novel and inventive because prior art fails to show or teach the S symbol repeated 16 times within a data symbol period.

While the prior art of Vanderperren in view of Zhu and in further view of Kelley et al. (U.S. PGPub 2005/0135432), hereinafter referred to as Kelley teaches of having different values for the type of WLAN, the PLCP preamble period, the cyclic prefix period, the short train sequence period, and the long train sequence period, they fail to show the claimed values. Therefore claim 9 appears to be novel and inventive because prior art fails to show or teach the preamble provided in a time domain of a 60GHz WLAN, the PLCP preamble period being set to 6.8µs, the cyclic prefix period being set to be 0.133µs, the short train sequence period being set to be 2.27µs, and the long train sequence period being set to 4.53µs.

Claims 3-4, 6-7, 13-14 and 18-19 appear to be novel and inventive because prior art fails to show or teach the equations for determining the frequency domain signal of

the short preamble, the frequency domain signal of the long preamble, the autocorrelation value and the confirmation-correlation value, respectively.

While Vanderperren teaches of delaying the short preamble by an autocorrelation delay and calculating an average value by multiplying a conjugate complex
value of the delayed signal by a received signal, it fails to teach of calculating an
average value by squaring the delayed signal in the first step and calculating an autocorrelation value based on the average value calculated in steps two and three.

Therefore claim 12 appears to be novel and inventive because prior art fails to show or
teach of calculating an average value by squaring the delayed signal in the first step and
calculating an auto-correlation value based on the average value calculated in steps two
and three.

While Vanderperren teaches of not inserting the IS symbol and using the CP symbol instead (See [0069]), it fails to teach of the length of the window of the auto-correlation being set to within 16 samples and a detecting range in the frame synchronization being set to within +/-8 samples from a start point of the preamble. Therefore claim 16 appears to be novel and inventive because prior art fails to teach of when the CP is inserted instead of inserting the IS symbol, the length of the window of the auto-correlation being set to within 16 samples and a detecting range in the frame synchronization being set to within +/-8 samples from a start point of the preamble.

Conclusion

8. Any response to this action should be faxed to (571) 273-8300 or mailed to:

Commissioner of Patents, P.O. Box 1450 Alexandria, VA 22313-1450

Hand delivered responses should be brought to: Customer Service Window Randolph Building 401 Dulany Street Alexandria, VA 22314

 Any inquiry concerning this communication or earlier communications from the examiner should be directed to ASHLEY L. SHIVERS whose telephone number is (571)
 270-3523. The examiner can normally be reached on Monday-Friday 8:30-5:00 EST.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Chirag Shah can be reached on (571) 272-3144. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/A. L. S./ Examiner, Art Unit 2477 3/9/2011

> /Gregory B Sefcheck/ Primary Examiner, Art Unit 2477 3/10/2011